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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/978,291	10/16/2001	Qilian Liang	PD-201153	4656
7590 02/23/2005			EXAMINER	
Hughes Electronics Corporation			KIM, KEVIN	
Patent Docket Administration Bldg. 1, Mail Stop A109			ART UNIT	PAPER NUMBER
P.O. Box 956 El Segundo, CA 90245-0956			2634	
			DATE MAILED: 02/23/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/978,291	LIANG ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Kevin Y Kim	2634			
Period f	The MAILING DATE of this communication apport or Reply	pears on the cover sheet with t	he correspondence address			
A SH THE - Exte afte - If th - If NO - Fail Any	MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.1 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reple of period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing the patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply by within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS at a cause the application to become ABAND	be timely filed) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133).			
Status						
1) 又	Responsive to communication(s) filed on 16 C	october 2001.				
2a)□		action is non-final.				
3)□						
Disposit	tion of Claims					
5)□ 6)⊠	· / 	wn from consideration.				
Applicat	ion Papers					
9)	The specification is objected to by the Examine	er.				
10)⊠	☑ The drawing(s) filed on <u>10-16-2001</u> is/are: a)☑ accepted or b)□ objected to by the Examiner.					
	Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex		-			
Priority	under 35 U.S.C. § 119					
12) a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Appli rity documents have been rec u (PCT Rule 17.2(a)).	cation No eived in this National Stage			
Attachmer	• •	, 				
	ce of References Cited (PTO-892)	4)				
3) 🔲 Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date		nal Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1-10,12-21, 23 and 24 are rejected under 35 U.S.C. 102(a) as being anticipated by the admitted prior art (Fig. 12 and 13).

Claims 1, 12, 23 and 24.

Fig. 12 of the present application (admitted as prior art) discloses a demodulator and a method for use in a communications channel, comprising:

a channel estimator section (1204) configured to receive a modulated signal over said communications channel and generate reference symbols based on said modulated signal',

a fuzzy adaptive filter (FAF) parameter determination section (1306) coupled to said channel estimator section and configured to receive said modulated signal and said reference symbols and generate signal samples based on said modulated signal and said reference symbols; and

a detector section (1208) coupled to said FAF parameter determination section and configured to receive said signal samples and generate a soft decision signal and a hard decision signal based on said signal samples.

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It should be noted that the "fuzzy adaptive filter parameter determination section" of the claim was read on the channel compensation section (1206) of Fig. 12 because, even though the limitation is named differently, it performs the same function of the prior art's channel compensation section. In other words, since no function related to "fuzzy adaptive filter (FAF) parameter determination" is recited, the scope of the claimed section has been defined by the specifically recited function, i.e., "receive said modulated signal and said reference symbols and generate signal samples based on said modulated signal and said reference symbols," which is likewise performed by the channel compensation section (1206) of the admitted prior art.

Claims 2 and 13.

Fig. 12 of the present application (admitted as prior art) further shows; a mapping section (1216) coupled to said detector section and configured to receive said hard decision signal and generate a mapping signal based on said hard decision signal, a modulation removal section (1214) coupled to said mapping section and configured to receive said mapping signal and said modulated signal and generate a modulation removal signal based on said mapping signal and said modulated signal, a phase estimation section (1212) coupled between said FAF parameter determination section and said modulation removal section and configured to receive said modulation removal signal and generate a phase estimation signal based on said modulation removal signal,

wherein said FAF parameter determination section is configured to generate said

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signal samples based on said modulated signal, said reference symbols and said phase

estimation signal.

Claims 3 and 14.

Fig. 12 of the present application (admitted as prior art) further shows;

a matched filter section (1202) coupled between said communications channel and said

channel estimator section and said FAF parameter determination section; and

a buffer section coupled between said matched filter section and said modulation

removal section.

Claims 4, 5,9,15,16 and 20.

The "Discussion of the Background" describes that the demodulator is used for a

satellite communications channel, particulary a satellite downlink communication

channel as it is a demodulator.

Claims 6, 7,17 and 18.

Fig. 12 of the present application (admitted as prior art) further shows a QPSK detector

(1208) and a QPSK mapper (1216).

Claims 8 and 19.

Fig. 12 of the present application (admitted as prior art) further shows a block phase

estimator (BPE) (1212).

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Claims 10 and 21.

A television, more specifically a satellite signal receiving set top box, among other things, reads on a device including a satellite signal demodulator for receiving satellite television signal broadcast.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 5. Claims 11 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over the admitted prior art in view of Land (US 6,512,551) and Park (US 6,687,518).

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The admitted prior art discloses all the subject matter claimed but fails to mention that a device including the demodulator comprises "a Bluetooth-enabled device." It is quite established that a personal computer can function as a television set when equipped with a tv tuner, as evidenced by Lund at col. 5, lines 16-21. Furthermore, Part teaches that a personal computer increasingly uses a Bluetooth communication protocol for interfacing other devices, see col. 4, lines 21-31. Thus, it would have been obvious to one skilled in the art at the time the invention was made to provide Bluetooth communication capability to a personal computer, equipped with a tv tuner, since it is considered as a increasing widespread and preferable wireless communication technology for interfacing other devices as taught by Park.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Y Kim whose telephone number is 571-272-3039. The examiner can normally be reached on 8AM --5PM M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Chin can be reached on 571-272-3056. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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